

A. U.S. Department of Housing and Urban Development	B. Type of Loan		
	1. <input type="checkbox"/> FHA	2. <input type="checkbox"/> FMHA	3. <input checked="" type="checkbox"/> Conv. Unins.
	4. <input type="checkbox"/> VA	5. <input type="checkbox"/> Conv. Ins.	
	6. File Number 40656	7. Loan Number 925000182867	
Settlement Statement			
C. Note: This form is furnished to give you a statement of actual settlement costs. Amounts paid to and by the settlement agent are shown. Items marked ("POC") were paid outside the closing: they are shown here for information purposes and are not included in the totals.			

D. Name of Borrower: ANNA R. RICHARDSON

E. Name of Seller:

F. Name of Lender: FREEMONT INVESTMENTS, 1411 OPUS PLACE SUITE 600, DOWNTOWN GROVE, IL 60515

G. Property Location: NEWKIRK'S SUBDIVISION

1647 SOUTH CENTRAL PARK AVENUE, CHICAGO, IL 60623

H. Settlement Agent: Absolute Title Services, Inc (847) 285-5900 TIN: 36-4105088  
Place of Settlement: 2227 Hammond Drive, Suite B, Schaumburg, IL 60173

I. Settlement Date: 10/24/2005 Proration Date: 10/28/2005

J. Summary of Borrower's Transaction		K. Summary of Seller's Transaction	
100. Gross amount due from borrower:		400. Gross amount due to seller:	
101. Contract sales price	9,970.48	401. Contract sales price	
102. Personal property	402. Personal property		
103. Settlement charges to borrower (line 1400)	403.		
104. MTG PO TO NEIGHBORHOOD HOUSING SERVICE	10,902.90	404.	
105. MTG PO TO CHASE	24,738.24	405.	
Adjustments for items paid by seller in advance:		Adjustments for items paid by seller in advance:	
106. City/town taxes	406. City/town taxes		
107. County taxes	407. County taxes		
108. Assessments	408. Assessments		
109.	409.		
110.	410.		
111.	411.		
112.	412.		
120. Gross amount due from borrower:	45,611.62	420. Gross amount due to seller:	0.00
200. Amounts paid by or in behalf of the borrower:		500. Reduction in amount due to seller:	
201. Deposit or earnest money	501. Excess deposit (see instructions)		
202. Principal amount of new loan(s)	150,000.00	502. Settlement charges to seller (line 1400)	0.00
203. Existing loan(s) taken subject to	503. Existing loan(s) taken subject to		
204.	504. Payoff of first mortgage loan		
205.	505. Payoff of second mortgage loan		
206.	506.		
207.	507.		
208.	508.		
209.	509.		
Adjustments for items unpaid by seller:		Adjustments for items unpaid by seller:	
210. City/town taxes	510. City/town taxes		
211. County taxes	511. County taxes		
212. Assessments	512. Assessments		
213.	513.		
214.	514.		
215.	515.		
216.	516.		
217.	517.		
218.	518.		
219.	519.		
220. Total paid by/for borrower:	150,000.00	520. Total reduction in amount due seller:	0.00
300. Cash at settlement from/to borrower:		600. Cash at settlement to/from seller:	
301. Gross amount due from borrower (line 120)	45,611.62	601. Gross amount due to seller (line 420)	0.00
302. Less amount paid by/for borrower (line 220)	150,000.00	602. Less total reduction in amount due seller (line 520)	0.00
303. CASH ()FROM (X)TO BORROWER	104,388.38	603. CASH ()FROM ()TO SELLER	0.00

SUBSTITUTE FORM 1099 SELLER STATEMENT - The information contained in Blocks E, G, H and I and on line 401 (or, if line 401 is asterisked, lines 403 and 404), 406, 407 and 408-412 (applicable part of buyer's real estate tax reportable to the IRS) is important tax information and is being furnished to the Internal Revenue Service. If you are required to file a return, a negligence penalty or other sanction will be imposed on you if this item is required to be reported and the IRS determines that it has not been reported.

SELLER INSTRUCTION - If this real estate was your principle residence, file form 2119, Sale or Exchange of Principal Residence, for any gain, with your income tax return; for other transactions, complete the applicable parts of form 4797, Form 6252 and/or Schedule D (Form 1040).

You are required by law to provide Absolute Title Services, Inc (847) 285-5900 with your correct taxpayer identification number.

If you do not provide Absolute Title Services, Inc (847) 285-5900 with your correct taxpayer identification number, you may be subject to civil or criminal penalties.

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700. Total sales/broker commisic			Paid From Borrower's Funds at Settlement	Paid From Seller's Funds at Settlement		
Division of commission (line 700) as follows:						
701. \$						
702. \$						
703. Commission paid at settlement						
704.						
800. Items payable in connection with loan						
801. Loan origination fee	to	FREEMONT INVESTMENT ( 0.596%)	894.00			
802. Loan discount						
803. Appraisal fee	to	ACTIVE APPRAISALS PLUS, INC	450.00			
804. Credit report	to	COUNTRY MORTGAGE SERVICES	10.50			
805. Lender's inspection fee						
806. Mortgage insurance application fee						
807. Assumption fee						
808. BROKER FEE	to	COUNTRY MORTGAGE SERVICES	2,780.00			
809. TAX SERVICE FEE	to	LANDAMERICA TAX AND FLOOD SERVICES	60.00			
810. FLOOD CERT FEE	to	LANDAMERICA TAX AND FLOOD SERVICES	9.50			
811. PROCESSING FEE	to	COUNTRY MORTGAGE SERVICES	495.00			
812. COURIER FEE	to	COUNTRY MORTGAGE SERVICES	25.00			
813. YSP PD BY LENDER	to	COUNTRY MORTGAGE SERVICES	POCL 2250.00			
900. Items required by lender to be paid in advance						
901. Interest from 10/28/2005 to 11/1/2005 at \$30.6200/day for 4 days.			122.48			
902. Mortgage insurance premium for						
903. Hazard insurance premium for		to AMERICAN FAMILY II	1,291.00			
904.						
905.						
1000. Reserves deposited with lender						
1001. Hazard insurance						
1002. Mortgage insurance						
1003. City property taxes						
1004. County property taxes						
1005. Annual assessments (maint.)						
1006.						
1007.						
1008.						
1009.						
1100. Title charges						
1101. Settlement or closing fee	to	Absolute Title Services, Inc	175.00			
1102. Abstract or title search						
1103. Title examination						
1104. Title insurance binder						
1105. Document preparation QUIT CLAIM to STEVE SHAYKIN			75.00			
1106. Notary fees						
1107. Attorney's fees to						
includes above items no.:						
1108. Title insurance	to	Absolute Title Services, Inc	460.00			
includes above items no.:						
1109. Lender's coverage	\$150,000.00	\$460.00				
1110. Owner's coverage						
1111. EPA/COMP ENDORSEMENTS	to	Absolute Title Services, Inc	115.00			
1112. DOC PROCESSING FEE	to	Absolute Title Services, Inc	148.00			
1113. INCOMING WIRE FEE	to	Absolute Title Services, Inc	20.00			
1114. CONTRACT CLOSER FEE	to	ACCORD CORP	POC 200.00			
1115. OFFSITE RENTAL	to	AVD CONSULTING	POC 75.00			
1116. OVERNIGHT CUSTOMER FUNDS to	Absolute Title Services, Inc		20.00			
1117.						
1118.						
1119.						
1120.						
1200. Government recording and transfer charges						
1201. Recording fees:	Deed \$26.50 Mortgage \$70.50		97.00			
1202. City/county tax/stamps:						
1203. State tax/stamps:						
1204.						
1205.						
1206. ILLINOIS RECORDING MANDATE to	Absolute Title Services, Inc		10.00			
1300. Additional settlement charges						
1301. Survey						
1302. Pest inspection						
1303. PAY AS DIRECTED	to	CATHERINE/TAPE REPORT	1,127.00			
1304. PAY AS DIRECTED	to	COLLECTION CO	1,009.00			
1305. POLICY REGISTRATION	to	THE STATE OF ILLINOIS	3.00			
1306. PAY AS DIRECTED	to	CREDIT PROTECTION ASSOC	323.00			
1307. PAY AS DIRECTED	to	RISK MANAGEMENTALT	138.00			
1308. PAY AS DIRECTED	to	RISK MANAGEMENT	113.00			
1400. Total settlement charges (entered on lines 103, section J and 502, section K)			9,970.48			

To the best of my knowledge, the HUD-1 Settlement Statement which I have prepared is a true and accurate account of the funds which were received and have been or will be disbursed by the undersigned as part of the settlement of this transaction.

  
Absolute Title Services, Inc.

**SELLER'S AND/OR PURCHASER'S STATEMENT** Seller's and Purchaser's signature hereon acknowledges his/their approval of tax prorations and signifies their understanding that prorations were based on taxes for the preceding year, or estimates for the current year, and in the event of any change for the current year, all necessary adjustments must be made between Seller and Purchaser; likewise any default in delinquent taxes will be reimbursed to Title Company by the Seller.

Title Company, in its capacity as Escrow Agent, is and has been authorized to deposit all funds it receives in this transaction in any financial institution, whether affiliated or not. Such financial institution may provide Title Company computer accounting and audit services directly or through a separate entity which, if affiliated with Title Company, may charge the financial institution reasonable and proper compensation therefore and retain any profits therefrom. Any escrow fees paid by any party involved in this transaction shall only be for checkwriting and input to the computers, but not for aforesaid accounting and audit services. Title Company shall not be liable for any interest or other charges on the earnest money and shall be under no duty to invest or reinvest funds held by it at any time. Sellers and Purchasers hereby acknowledge and consent to the deposit of the escrow money in financial institutions with which Title Company has or may have other banking relationships and further consent to the retention by Title Company and/or its affiliates of any and all benefits (including advantageous interest rates on loans) Title Company and/or its affiliates may receive from such financial institutions by reason of their maintenance of said escrow accounts.

The parties have read the above sentences, recognize that the recitations herein are material, agree to same, and recognize Title Company is relying on the same.

Purchasers/Borrowers

Sellers

  
(ANNA R. RICHARDSON)

**WARNING:** It is a crime to knowingly make false statements to the United States on this or any other similar form. Penalties upon conviction can include a fine and imprisonment. For details see: Title 18: U.S. Code Section 1001 and Section 1010.

**THE BROOKS LAW FIRM**

**15008 Woodlawn Avenue  
Floor One  
Dolton, Illinois 60419**

**Lloyd J. Brooks, CPCU  
Attorney at Law**

**(708) 841-8000 Telephone  
(708) 841-8080 Facsimile  
lloyd.brooks@thebrooksfirm.com  
www.thebrooksfirm.com**

October 17, 2007

**VIA CERTIFIED MAIL**

Fremont Investment & Loan  
P.O. Box 19041  
San Bernardino, California 92423-9041

**VIA CERTIFIED MAIL**

Mortgage Electronic Registration Systems  
1595 Spring Hill Road  
Vienna, Virginia 22182

Re: Notice of Rescission and Lien  
Anna R. Richardson  
1647 S. Central Park Avenue, Chicago, Illinois 60623  
Fremont Loan No.: 5000182867 or 925000182867  
MERS MIN: 1001944-5000182867-3

To The Interested Parties Addressed Above:

Please be advised that this office has been retained on behalf of the above client to file suit against you and that we claim a lien upon said recovery for 1/3 or such amount as a court awards.

It appears that on October 24, 2005 Fremont Investment & Loan closed a mortgage loan to Anna R. Richardson, a disabled and elderly person. The closing of the loan took place in her home and was closed by either her loan officer or contractor. The purpose of the loan was to pay for some repairs and remodeling of Mrs. Richardson's home. However, the closer of the loan never gave Mrs. Richardson copies of any of the documentation or disclosures presented at the closing. In addition the proceeds of the loan were never paid to Mrs. Richardson.

You are hereby notified that Mrs. Richardson elects to cancel the loan of October 24, 2005 for failure to comply with the Truth in Lending Act and its implementing regulations, Regulation Z. Pursuant to 15 U.S.C. §1641, demand is made for the identity of the owner of this note and mortgage. Pursuant to 12 U.S.C. §2605, I request an account history and a copy of all documents allegedly signed by my client at the closing. I am requesting this documentation so that I may determine what, if anything, my client is obligated to repay.

Faithfully yours,

THE BROOKS LAW FIRM

Lloyd J. Brooks

Notice of Rescission and Lien

Anna R. Richardson

1647 S. Central Park Avenue, Chicago, Illinois 60623

Fremont Loan No.: 5000182867 or 925000182867

MERS MIN: 1001944-5000182867-3

October 17, 2007

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CC: Arlene Y. Coleman., Esq.

I, Lloyd Brooks, under penalty of perjury, as provided for by 28 U.S.C. §1746, certify that I had a copy of the foregoing document sent to the addresses for each entity addressed above via U.S. mails as indicated above each addressee on October 17, 2007.

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Lloyd Brooks